Case 2:15-md-02641-DGC Document 8136 Filed 10/12/17 Page 1 of 5

Case 2:15-md-02641-DGC Document 8136 Filed 10/12/17 Page 2 of 5

3.	Other Plaintiff and canacity (i.e. administrator, executor, quardian					
i	Other Plaintiff and capacity (i.e., administrator, executor, guardian,					
	conservator):					
	N/A					
4.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at					
	the time of implant:					
	<u>Michigan</u>					
5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at					
	the time of injury:					
	Michigan					
6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:					
	Michigan					
7.	District Court and Division in which venue would be proper absent direct filing:					
,.						
	U.S. District Court for the Eastern District of Michigan					
8.	Defendants (check Defendants against whom Complaint is made):					
	C.R. Bard Inc.					
	Bard Peripheral Vascular, Inc.					
9.	Basis of Jurisdiction:					
	□ Diversity of Citizenship					
	Other:					
	a. Other allegations of jurisdiction and venue not expressed in Master					
	Complaint:					
10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a					
	claim (Check applicable Inferior Vena Cava Filter(s)):					
	6. 7. 8.					

1			Recovery ®	Vena Cava Filter				
2		☐ G2 [®] Vena Cava Filter						
3		G2 Vena Cava Filter G2® Express Vena Cava Filter						
4		G2 Express vena Cava Filter G2 R G2 Express vena Cava Filter						
5								
6		Eclipse [®] Vena Cava Filter						
7		☐ Meridian ® Vena Cava Filter — ®						
8		☐ Denali [®] Vena Cava Filter						
9		Other:						
10	11.	Date of Implementation as to each product:						
11		8/1/2004						
12								
13	12.	Counts in the Master Complaint brought by Plaintiff(s):						
14		\boxtimes	Count I:	Strict Products Liability – Manufacturing Defect				
15								
16			Count II:	Strict Products Liability – Information Defect (Failure to				
17			Warn)					
18			Count III:	Strict Products Liability – Design Defect				
19			Count IV:	Negligence – Design				
20 21			Count V:	Negligence – Manufacture				
22			Count VI:	Negligence – Failure to Recall/Retrofit				
23		\boxtimes	Count VII:	Negligence – Failure to Warn				
24			Count VIII:	Negligent Misrepresentation				
25			Count IX:	Negligence Per Se				
26			Count X:	Breach of Express Warranty				
27			Count XI:	Breach of Implied Warranty				
28			Count AI.	Dieden of Implied Wallanty				

1		Count XII:	Fraudulent M	isrepresentation				
2		Count XIII:	Fraudulent Co	oncealment				
3		Count XIV:	Violations of	Applicable Michigan Law Prohibiting				
4			Consumer Fra	aud and Unfair and Deceptive Trade Practices				
5		Count XV:	Loss of Conse	ortium				
6		Count XVI:	Wrongful Dea					
7		Count XVII:	Survival					
8								
9		Punitive Dam	_					
10		Other(s):		(please state the facts supporting				
11		this Count in	the space imme	ediately below)				
12								
13								
14 15								
16								
17	13. Jury T	3. Jury Trial demanded for all issues so triable?						
18		Yes						
19		No						
20								
21	DECDECTEL	DEGDECTELLLY GUDMITTED 11: 101 1 CO 11 CO17						
22	RESPECTFULLY SUBMITTED this 12th day of October, 2017.							
23				ON & BUDD, P.C.				
24			By:	/s/ Matthew Haynie Matthew Haynie				
25				3102 Oak Lawn Avenue, Suite 1100 Dallas, TX 75219				
26				Phone: (214) 521-3605 Facsimile: (214) 520-1181				
27				mhaynie@baronbudd.com				
28				Attorney for Plaintiffs				

Case 2:15-md-02641-DGC Document 8136 Filed 10/12/17 Page 4 of 5

CERTIFICATE OF SERVICE I hereby certify that on this 12th day of October, 2017, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing. /s/ Matthew Haynie_ Matthew Haynie